Federal Defenders OF NEW YORK, INC.

Southern District 52 Duane Street, 10th Floor New York, NY 10007 Tel: (212) 417-8700 Fax: (212) 571-0392

Tamara Giwa Executive Director Jennifer L. Brown Attorney-in-Charge

January 15, 2025

BY ECF

Re:

Hon, John G. Koeltl United States District Judge Southern District of New York 500 Pearl Street New York, NY 10007

The surrender dates

extended to February 21, 2025.

Mr. Alexander should report to

Pre- Enal Services to be refuted for United States v. Khayyam Alexander location monitorials for 23 Cr. 474 (IGK) 23 Cr. 474 (JGK)

Dear Judge Koeltl:

January 27, 2025 and that montoring device Cay be returned the Tre-Twel services on 2/18/25. I write to respectfully request that the Court extend Khayyam Alexander's voluntarily surrender date by 30 days so that he may voluntarily surrender directly to his designated facility, which has not yet been determined. Mr. Alexander also requests that he remain without a location monitor—which pretrial services removed on January 14 in conformity with the Court's December 12 Order, Dkt. 63—until his voluntary surrender date. Pretrial services does not object to the extension of Mr. Alexander's surrender date. Pretrial services also does not object to Mr. Alexander's continued release without location monitoring. The government takes no position concerning the extension of the surrender date, but objects to pretrial services supervision without a location monitor.

On November 13, 2024, the Court sentenced Mr. Alexander to 16 months' incarceration following his guilty plea to one count of conspiracy in violation of 18 U.S.C. § 371 for mail theft. At sentencing, Mr. Alexander was directed to voluntarily surrender to his designated facility on January 17, 2025, this Friday. On December 12, the Court granted Mr. Alexander's application to remove his location monitor three days before his voluntary surrender date, on January 14, 2025. In accordance with that Order, yesterday, pretrial services removed Mr. Alexander's ankle monitor. The remaining conditions of Mr. Alexander's pretrial release remain in effect. See Dkt. 63.

Mr. Alexander has not yet been notified of his designated facility. I emailed probation this week and requested the designation information but have not received a response to date. Accordingly, I respectfully request a 30-day extension of Mr. Alexander's January 17, 2025 voluntary surrender date. I also request that he not be required to be re-fitted for location monitoring during this time. In the alternative, I respectfully request that Mr. Alexander's selfsurrender date be extended by 30 days with the understanding that he must return to pretrial

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services to be fitted for location monitoring which may be removed three days before his new voluntary surrender date. See id.

Thank you for your attention to this matter.

Respectfully submitted,

/s/

Marne L. Lenox, Esq.

Counsel for Khayyam Alexander

cc: Counsel of record

SO ORDERED:

THE HONORABLE JOHN G. KOELTL United States District Judge